**Deposit Return Protocol**

**For The Uptowns Project (the “Protocol”)**

1. Pursuant to paragraph 2 of the Order of the Ontario Superior Court of Justice (Commercial List) made on October 15, 2024 (the “**Court Order**”) in the receivership proceedings with respect to certain assets, undertakings and personal property of Vandyk – Uptowns Limited (“**Uptowns**”), certain agreements of purchase and sale (each a “**Pre-Sale APS**” and, collectively, the “**Pre-Sale APSs**”) for the Uptowns project known municipally as 10302 Heart Lake Road, Brampton Ontario (the “**Uptowns** **Project**”) may be terminated from time to time.
2. KSV Restructuring Inc., in its capacity as Receiver (as defined in the Court Order), shall send letters to known purchasers under the Pre-Sale APSs that are terminated pursuant to the Court Order (the “**Terminated Purchasers**”) notifying them that their Pre-Sale APSs have been terminated pursuant to the Court Order, that Trisura Guarantee Insurance Company (“**Trisura**”), Tarion Warranty Corporation (“**Tarion**”), and the Receiver have agreed upon a protocol to refund the deposits (the “**Deposits**”, and which Deposit amounts include any amounts that would be a valid deposit claim under the *Ontario New Home Warranties Plan Act* (together with the regulations promulgated thereunder, the “**ONHWPA**”, and such valid deposit claims, the “**Tarion-backstopped Deposit Claims**”) and under Master Deposit Insurance Policy TDS0990335) that such Terminated Purchasers provided under the Pre-Sale APSs and attaching the Release and Termination Agreement (attached as Schedule “A”). Trisura and Tarion shall be blind copied on, or provided with copies of, the Receiver’s letters to the Terminated Purchasers.
3. Trisura shall request that the Deposits, together with all accrued interest thereon, be transferred by Schneider Ruggiero Spencer Milburn LLP, in its capacity as escrow agent (“**Escrow Agent**”), to Trisura or its authorized agent to be held by Trisura or its authorized agent pursuant to the terms of this Protocol.
4. The Receiver will provide a Statutory Declaration, in the form attached as Schedule “B”, to Tarion.
5. Uptowns will be asked by the Receiver to provide the Statutory Declaration, in the form attached as Schedule “C”, to Tarion. Failure by Vandyk to provide the Statutory Declaration will not prevent the return of the Deposits to the Terminated Purchasers and is not a condition of such return. For the avoidance of doubt, the Receiver is not to be asked to provide such Statutory Declaration on behalf of Uptowns.
6. The Terminated Purchasers will upload their executed Release and Termination Agreement which shall be provided by Trisura or its authorized agent to the Purchasers, with a copy of their photo ID, a mailing address for the return of the Deposits and a confirmation of the principal amount of the Deposits to be returned at the following address: www.mnp.ca/Trisuradepositreturn. The Receiver may also provide such materials as produced by the Purchases to Trisura, its authorized agent, or Tarion.
7. Trisura or its authorized agent will assemble an electronic brief (“**Brief**”) in respect of each of the Unit APSs for the Uptowns Project, which Brief will include the following (to the extent available):
   1. Executed Release and Termination Agreement;
   2. Copy of Purchaser’s photo ID;
   3. Copy of the first page of the applicable Unit APS; and
   4. Copy of any assignment of the Unit APS in the Escrow Agent’s possession.
8. Trisura or its authorized agent will send the completed Briefs to Tarion monthly.
9. On a monthly basis, upon Tarion confirming to Trisura or its authorized agent that the documentation in the applicable Briefs is complete and that Trisura’s liability to the relevant Terminated Purchasers for claims for the return of their respective Deposits will be extinguished once Trisura or its authorized agent releases such Deposits to such Terminated Purchasers, Trisura or its authorized agent will release the Deposits to the relevant Terminated Purchasers or as any Terminated Purchaser may otherwise direct in writing. This process will be carried out on a timely basis, such that Tarion will provide Trisura or its authorized agent with its confirmation within ten business days of receipt of a Brief.
10. Trisura or its authorized agent will then distribute, upon receipt of Tarion’s confirmation as noted above, the Deposit refund cheques in the names of the applicable Terminated Purchasers or as otherwise directed in writing, together with any interest accrued thereon which the Terminated Purchaser is entitled to receive pursuant to the provisions of the *Condominium Act*, *1998 as amended*.
11. Upon the release of Deposits, Trisura or its authorized agent will provide to Tarion confirmation of the release of the Deposit refund cheques in respect of the applicable Unit APSs by providing a Statutory Declaration in the form attached as Schedule “D”.
12. Upon receipt of the confirmation referred to in paragraph 11 and being satisfied that its liability to the relevant Terminated Purchasers for claims in respect of their respective Deposits has been extinguished, Tarion will provide written confirmation to Trisura or its authorized agent on a monthly basis that the Tarion bond (“the Tarion Bond”) is reduced by the amounts drawn on the Tarion Bond on a unit-by-unit basis in respect of the Tarion-backstopped Deposit Claims (up to the amount of $20,000 for each such claim plus interest thereon, as may be applicable) as calculated on Appendix “A” to Schedule “D”.
13. In the event that the Tarion Bond amount is exhausted and reduced to zero by amounts drawn on the Tarion Bond, then Tarion will  accept, revise or reject claims of Terminated Purchasers in accordance with Tarion’s ordinary claims review procedures under the ONHWPA, provided, however, that (a) Tarion shall have the right, but not the obligation, to consult with the Receiver and/or Trisura during its review of such claims; and (b) Tarion will deliver the Tarion Bond to Trisura for cancellation.
14. Trisura or its authorized agent will provide Tarion with a monthly deposit report of the Deposits released and Deposits not released.

SCHEDULE “A” TO THE DEPOSIT RETURN PROTOCOL

FOR THE UPTOWNS PROJECT

**RELEASE AND TERMINATION AGREEMENT**

BETWEEN: **VANDYK – UPTOWNS LIMITED**

(hereinafter called the "**Vendor**")

- and -

(hereinafter collectively called the "**Purchaser**")

**WHEREAS** the Purchaser and the Vendor entered into an agreement of purchase and sale dated , (the "**Purchase Agreement**") pertaining to the Purchaser’s acquisition from the Vendor of DWELLING UNIT \_\_\_\_ on LEVEL \_\_\_\_\_, \_\_\_\_\_ ( ) PARKING UNIT(S) and \_\_\_\_ ( ) LOCKER UNIT(S), together with an undivided interest in the common elements appurtenant to such units (all of which are hereinafter collectively defined as the "**Purchased Units**"), in accordance with the condominium plan documentation proposed to be registered against those lands and premises situate in the\_\_\_\_\_\_\_\_\_, municipally located at \_\_\_\_\_\_\_\_\_ and legally described as \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and more particularly described in the Purchase Agreement (the “**The Uptowns Project**”);

**AND WHEREAS** pursuant to an Order made by the Superior Court of Justice (Commercial List) for Ontario (the “**Court**”) dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2024(as amended and restated, the “**Receivership Order**”), KSV Restructuring Inc. was appointed as Receiver (as defined in the Receivership Order);

**AND WHEREAS** pursuant to an Order made by the Court dated October 15, 2024 (together with the Receivership Order, the “**Order**”), the Purchase Agreement was terminated;

**AND WHEREAS** a protocol for the release of deposits back to the purchasers (the “**Protocol**”) has been established upon the terms and provisions as set out herein;

**NOW THEREFORE THESE PRESENTS WITNESSETH** that in consideration of the mutual covenants and releases hereinafter set forth, and for other good and valuable consideration (the receipt and sufficiency of which is hereby expressly acknowledged), the parties hereto hereby confirm the accuracy and veracity of the foregoing recitals, and do hereby covenant and agree to the following, in each case subject to and without limiting or otherwise altering the terms of the Orders and applicable law:

1. The Vendor and Purchaser acknowledge that the Purchase Agreement, together with any and all addendums thereto or amendments thereof, has been terminated and is of no further force or effect.
2. In accordance with the Protocol, upon the execution of these presents by both parties hereto and delivery of same to Trisura Insurance Company of Canada or its authorized agent (“**Trisura**”) and following review and approval of same by the Tarion Warranty Corporation (“**Tarion**”) pursuant to the Protocol, Trisura shall refund and remit to the Purchaser at the mailing address provided by the Purchaser the sum of $ representing the aggregate of all deposit monies heretofore paid by the Purchaser to the Vendor on account of the purchase price for the Purchased Units (hereinafter collectively referred to as the “**Deposit Monies**”), together with any interest accruing thereon that the Purchaser is entitled to receive pursuant to the terms and provisions of the Purchase Agreement and/or the *Condominium Act, 1998*, S.O. 1998, c. 19, as amended. For clarity, such accrued interest is \_\_\_\_.
3. The parties hereto hereby mutually release each other, and each of their respective heirs, estate trustees, successors and assigns, from and against any and all costs, damages, actions, proceedings, demands and/or claims whatsoever which either of the parties hereto now has, or may hereafter have, against the other party hereto, by reason of, or in connection with, the Purchase Agreement (and any and all addendums thereto or amendments thereof) and/or the termination thereof pursuant to the provisions hereof.
4. Without restricting the generality of the foregoing, it is expressly understood and agreed that the Purchaser shall not make or pursue any claim(s) or proceeding(s) with respect to the Purchase Agreement, the Purchased Units, the Deposit Monies and/or The Uptowns Project, against the Vendor, Tarion, Trisura or its authorized agent, or the Receiver, or any other surety company or companies that have issued one or more bonds to Tarion in connection with The Uptowns Project, nor against any party acting as escrow agent or as a prescribed trustee with respect to purchasers’ deposit monies, nor against any other person(s) or corporation(s) entitled to claim (or who might claim) contribution or indemnity from the Vendor in connection with the Purchase Agreement or the termination thereof pursuant to these presents, or in connection with The Uptowns Project.
5. The Purchaser acknowledges and confirms that all of the estate, right, title and interest of the Purchaser in and to the Purchased Units and The Uptowns Project (both at law and in equity, and whether in possession, expectancy or otherwise) have been released and quit-claimed to and in favour of the Vendor and its successors and assigns forever.
6. In the event that all or any portion of the Deposit Monies heretofore received by the Vendor were drawn on the bank account of a third party who is not the Purchaser (nor one of the individuals who collectively comprise the Purchaser), then the Purchaser shall indemnify and save the Vendor harmless, from and against all costs, claims, damages and/or liabilities which either or both of them may hereafter suffer or incur as a result of the Deposit Monies being refunded directly to the Purchaser in accordance with these presents, rather than being payable and remitted directly to said third party.
7. The Purchaser agrees to furnish with the execution of this Agreement a clear scan or photocopy of government issued photo identification.
8. The Purchaser acknowledges and confirms having had the opportunity to receive independent legal advice from qualified counsel with respect to all matters herein and has received such advice or has expressly declined or waived the opportunity to do so.
9. This Agreement shall enure to the benefit of, and be correspondingly binding upon, the parties hereto and each of their respective heirs, estate trustees, successors and permitted assigns.
10. This Agreement shall be construed in accordance with (and the parties hereto shall be governed by) the laws of the Province of Ontario, and each of the parties hereto shall attorn to the jurisdiction of the courts of the Province of Ontario.
11. This Agreement shall be read and construed with all changes of gender and/or number required by the context, and if more than one individual comprises the Purchaser, then all of the foregoing covenants and agreements of the Purchaser shall be deemed and construed to be joint and several covenants and agreements thereof.
12. Each of the parties hereto further acknowledges and agrees that these presents may be executed via telefax transmission (and the execution of a telefaxed version hereof by any or all of the undersigned parties shall have the same force and effect as if same were originally executed), and that a photocopy, telefaxed copy or scanned e-mailed copy of this executed Mutual Release and Termination Agreement may be relied upon to the same extent as if it were an original executed version.

**IN WITNESS WHEREOF** each of the parties hereto has hereunto executed these presents effective this day of , 2025.

SIGNED, SEALED AND DELIVERED

in the presence of:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Witness Name:** **Purchaser Name:**

**Address:** **Address:**

**Phone No.: Phone No.:**

|  |  |
| --- | --- |
| **Vandyk UPTOWNS LIMITED, BY KSV RESTRUCTURING INC., SOLELY IN ITS CAPACITY AS RECEIVER AND NOT IN ITS PERSONAL, CORPORATE OR ANY OTHER CAPACITY** | |
|  |  |
|  |  |
| Per: |  |
|  |  |
| Name: |  |
|  |  |
| Authorized Signing Officer | |
|  |  |
| I have the authority to bind the corporation. | |

SCHEDULE “B” TO THE DEPOSIT RETURN PROTOCOL

FOR THE UPTOWNS PROJECT

**STATUTORY DECLARATION**

|  |  |  |
| --- | --- | --- |
| CANADA  PROVINCE OF ONTARIO  TO WIT: | )  )  )  )  )  )  ) | IN THE MATTER OF the proposed development of a condominium project by Vandyk Uptowns Limited (the “**Owner**”) situated in the City of Toronto on those lands and premises owned by the Owner located at the address known municipally as 10302 Heart Lake Road, Brampton Ontario (the “**Property**”) |

I, <\*>, of the City of <\*>, DO SOLEMNLY DECLARE THAT:

1. I am a <\*> of KSV Restructuring Inc., which was appointed as the receiver and manager of certain assets, property and undertakings of the Owner pursuant to an Order of the Ontario Superior Court of Justice (Commercial List) granted on \_\_\_\_\_\_\_\_\_\_\_\_\_ 2024(in such capacity, the “**Receiver**”).
2. I am advised by Schneider Ruggiero Spencer Milburn LLP in its capacity as escrow agent: (i) the Owner was party to \_\_\_\_ agreements of purchase and sale with respect to units in the Project as of \_\_\_\_\_\_\_\_\_\_(collectively, the “**Condominium Sales Agreements**”), listed on “Exhibit “A” hereto; and (ii) since\_\_\_\_\_\_\_\_\_\_\_, no other agreements of purchase and sale have been entered into by the Owner or the Receiver in respect of the Project or the Property.
3. Nothing has come to my attention that would suggest that sales of units in the Project were agreed to by the Owner after \_\_\_\_\_\_\_\_\_\_\_\_, 2024.

|  |  |  |
| --- | --- | --- |
| AND I MAKE THIS solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath, **DECLARED BEFORE ME** in City of Toronto, in the Province of Ontario, this <\*> day of  <\*>, 2025.  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ A COMMISSIONER, ETC. | )  ) )  )  )  )  )  ) | **KSV RESTRUCTURING INC. solely in its capacity as Receiver, and not in its personal, corporate or any other capacity**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name:<\*>  Title: <\*> |
|  |  |  |

SCHEDULE “C” TO THE DEPOSIT RETURN PROTOCOL

FOR THE UPTOWNS PROJECT

**STATUTORY DECLARATION**

|  |  |  |
| --- | --- | --- |
| CANADA  PROVINCE OF ONTARIO  TO WIT: | )  )  )  )  )  )  )  )  ) | IN THE MATTER OF the proposed development of a condominium project by Vandyk Uptowns Limited (the “**Owner**”) situated in the City of Toronto on those lands and premises owned by the Owner located at the address known municipally as 10302 Heart Lake Road, Brampton Ontario (the “**Property**”) |

I, <\*>, of the City of Toronto, DO SOLEMNLY DECLARE THAT:

1. I am the <\*> of the Owner, and as such have knowledge of the matters hereinafter declared.
2. To the best of my knowledge, the Owner is not proceeding with the Project known as “The Uptowns Project” that the Owner had proposed to construct on the Property (the “**Project**”).
3. To the best of my knowledge, the Owner provided all deposits they received in respect of the sale of condominium units in the Project to Schneider Ruggiero Spencer Milburn LLP, the escrow agent for the Owner.
4. To the best of my knowledge, the Owner entered into only <\*> agreements of purchase and sale for condominium units in the Project and did not enter into any other agreements of purchase and sale for the condominium units in the Project.

AND I MAKE THIS solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath.

|  |  |  |
| --- | --- | --- |
| **DECLARED BEFORE ME** in City of Toronto, in the Province of Ontario, this <\*> day of  <\*>, 2025.  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ A COMMISSIONER, ETC. | )  ) )  )  )  )  )  ) | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  <\*> |

SCHEDULE “D” TO THE DEPOSIT RETURN PROTOCOL

FOR THE UPTOWNS PROJECT

**STATUTORY DECLARATION**

|  |  |  |
| --- | --- | --- |
| CANADA  PROVINCE OF ONTARIO  TO WIT: | )  )  )  )  )  )  )  )  ) | IN THE MATTER OF the proposed development of a condominium project by Vandyk Uptowns Limited (the “**Owner**”) situated in the City of Toronto on those lands and premises owned by the Owner located at the address known municipally as 10302 Heart Lake Road, Brampton Ontario (the “**Property**”) |

I, <\*>, of the City of <\*>, DO SOLEMNLY DECLARE THAT:

1. I am a <\*> of Trisura Insurance Company of Canada (“Trisura”), the Surety for the Project known as “The Uptowns Project” that the Owner had proposed to construct on the Property (the “**Project**”).
2. To the best of my knowledge, all deposits paid under agreements of purchase and sale in respect of the Project condominium units numbered <\*>, <\*> and <\*> have been refunded to the respective purchasers of such units, including, without limitation, the Tarion-backstopped Deposit Claims (as such term is defined in the Deposit Return Protocol) and interest accrued thereon as set out on Appendix “A” hereto.

AND I MAKE THIS solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath.

|  |  |  |
| --- | --- | --- |
| **DECLARED BEFORE ME** in City of Toronto, in the Province of Ontario, this <\*> day of  <\*>, 2025.  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ A COMMISSIONER, ETC. | )  ) )  )  )  )  )  ) | **TRISURA INSURANCE COMPANY OF CANADA**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Name: <\*>  Title: <\*> |

Appendix “A”

THE UPTOWNS PROJECT

Tarion Bond Reduction Calculation

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Unit No.** | **Tarion-backstopped Deposit Claim Amount Returned** | **Interest on Tarion-backstopped Deposit Claim Paid** | **Total Tarion- backstopped Deposit Claim Amount Returned plus Interest on Tarion-backstopped Deposit Claim Paid** | **Declining Tarion Bond Amount** |
| ◼ | $◼ | $◼ | $◼ | $◼ |
| ◼ | $◼ | $◼ | $◼ | $◼ |
| **Grand Total:** |  |  | $◼ | $◼ |